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10/723,817	11/25/2003	Steven E. Sadinsky	50883/TJD/G316	8001
23363 CHRISTIE, PA	7590 07/27/2007 RKER & HALE, LLP		EXAM	INER
CHRISTIE, PARKER & HALE, LLP PO BOX 7068 PASADENA, CA 91109-7068	FERGUSON, MICHAEL P			
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			3679	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•		Application No.	Applicant(s)			
		10/723,817	SADINSKY, STEVEN E.			
	Office Action Summary	Examiner	Art Unit			
		Michael P. Ferguson	3679			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exte after - If NC - Failu Any	CORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAMINIONS of time may be available under the provisions of 37 CFR 1.13 CFR (6) MONTHS from the mailing date of this communication. Of period for reply is specified above, the maximum statutory period ware to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 14 M	<u>ay 2007</u> .	·			
2a) <u></u>	This action is FINAL . 2b)⊠ This	action is non-final.				
3)[Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposit	ion of Claims					
4)⊠	Claim(s) 1-20,24 and 25 is/are pending in the a	application.				
•	4a) Of the above claim(s) is/are withdrawn from consideration.					
	Claim(s) is/are allowed.					
6)⊠	☐ Claim(s) <u>1-20,24 and 25</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/or	r election requirement.				
Applicat	ion Papers					
9)[7]	The specification is objected to by the Examine	r.				
	10)⊠ The drawing(s) filed on <u>25 November 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
,—	Applicant may not request that any objection to the	•	•			
	Replacement drawing sheet(s) including the correcti	- · · ·	, ,			
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority (under 35 U.S.C. § 119					
12)	Acknowledgment is made of a claim for foreign All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	e-(d) or (f).			
	1. Certified copies of the priority documents	s have been received.				
	2. Certified copies of the priority documents	s have been received in Applicati	on No			
	3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage			
	application from the International Bureau	ı (PCT Rule 17.2(a)).				
* 5	See the attached detailed Office action for a list of	of the certified copies not receive	d.			
Attachmen	ıt(s)					
1) 🛛 Notic	e of References Cited (PTO-892)	4) Interview Summary				
	be of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P				
	rr No(s)/Mail Date	6) Other:	фримант			

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DETAILED ACTION

Claim Objections

1. Claims 9 and 10 are objected to because of the following informalities:

Claim 9 (line 1) recites "The fence according". It should recite --The fence and gate according--.

Claim 10 (line 12) recites "each on opposite sides". It should recite --on each opposite side--.

For the purpose of examining the application, it is assumed that appropriate correction has been made.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 18, 19 and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by O'Fearna (US 4,576,364).

As to claim 18, O'Fearna discloses a pole **12** capable of use with a gate comprising:

a lower end;

an insert 18 that is received within the lower end of the pole; and

a pin **16** that is fixed attached (column 2 lines 24-29) to the insert, the pin having a diameter smaller than that of the pole and a cylindrical portion that protrudes from the

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lower end of the pole, the cylindrical portion extending substantially to a lower end of the pin (the cylindrical portion extends largely, but not wholly, the distance to the lower end; thus the cylindrical portion extends substantially to the lower end);

wherein the pin is capable of being inserted into a drilled socket in a pool deck (Figure 2).

As to claim 19, O'Fearna discloses a pole 12 wherein the insert 18 is made of plastic (Figure 2).

As to claim 25, O'Fearna discloses a pole **12** wherein the pin **16** is fixedly attached to the insert **18** by an adhesive (column 2 lines 24-29).

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 5. Claims 18-20 are rejected under 35 U.S.C. 102(a) as being anticipated by Applicant's admitted prior art (specification page 1 line 28-page 2 line 7).

As to claim 18, Applicant's admitted prior art discloses a pole capable of use with a gate comprising:

a lower end;

an insert that is received within the lower end of the pole; and

a pin that is fixed attached to the insert, the pin having a diameter smaller than that of the pole and a cylindrical portion that protrudes from the lower end of the pole, the cylindrical portion extending substantially to a lower end of the pin;

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wherein the pin is adapted to be inserted into a drilled socket in a pool deck (specification page 1 line 28-page 2 line 7).

As to claim 19, Applicant's admitted prior art discloses a pole wherein the insert is made of plastic (specification page 1 line 28-page 2 line 7).

As to claim 20, Applicant's admitted prior art discloses a pole wherein the pin is made of metal (specification page 1 line 28-page 2 line 7).

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over O'Fearna

As to claim 20, O'Fearna does not discloses any structural or functional significance as to the particular material of the pin. O'Fearna fails to disclose a pole wherein the pin is made of metal.

The Appellant is reminded that the selection of a known material based upon its suitability for the intended use, wherein no structural or functional significance as to the particular material of an element is disclosed, is a design consideration within the skill of the art. In re Leshin, 227 F.2d 197, 125 USPQ 416 (CCPA 1960). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the pole disclosed by O'Fearna to have a pin made of metal as

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O'Fearna does not disclose any structural or functional significance as to the particular material of the pin, and as such practice is a design consideration within the skill of the art.

Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's admitted prior art in view of Palamarz (US 5,355,642).

As to claim 25, Applicant's admitted prior art fails to disclose a pole wherein the pin is fixedly attached to the insert by an adhesive.

Palamarz teaches a pole **58** wherein a pin **56** is fixedly attached to the pole by an adhesive **61**; the adhesive both retaining the pin within the pole and acts together with the pin to reinforce the pole (Figure 3, column 5 lines 29-52). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the pole disclosed by Applicant's admitted prior art wherein the pin is fixedly attached to the insert by an adhesive as taught by Palamarz in order to more securely retain the pin within the pole and to reinforce the pole.

8. Claims 1-8, 10-12 and 14-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sadinsky et al. (US 5,664,769) in view of Applicant's admitted prior art.

As to claims 1-3 and 8, Sadinsky et al. disclose a lightweight fence and gate for swimming pools surrounded by a deck comprising a plurality of poles 11;

a mesh screen IF tensioned between the poles having top and bottom bindings;

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a gate **G** in the fence including a frame having a pair of spaced upright support members **31,33**, a first horizontal brace **12** for spacing the upright support members and a length of mesh screen tensioned between the upright support members;

support means 21,22 capable of withstanding lateral tension forces of the screen for supporting and latching the gate, the support means comprising a first pole 21 on one side of the gate and a second pole 22 on another side of the gate;

hinges **H** secured to the support means on one side of the gate; and a latch device **M** secured to the gate and to the support means on the opposite side of the gate;

wherein the poles (capable of including a pin) are adapted to be inserted into the pool deck adjacent to the pool; and

wherein the pool deck has a plurality of sockets, each socket adapted to receive one pole (capable of receiving a pin);

wherein the support means includes on each side of the gate a pair of poles **21,22** (capable of receiving an insert and a pin), wherein the poles are inserted into the pool deck and wherein cross members are attached to both poles (Figures 2, 3 and 5).

Sadinsky et al. fail to disclose a fence and gate wherein the poles include an insert that is contained within each pole and a pin that is fixedly attached to each insert, the pin protruding from the bottom of each pole; wherein the insert is made of plastic; wherein the pin is made of metal; and wherein the pins are inserted into the pool deck.

Applicant's admitted prior art teaches a fence wherein poles include a plastic insert that is contained within each pole and a metal pin that is fixedly attached to each

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insert, the pin protruding from the bottom of each pole; wherein the pins are inserted into a pool deck; the smaller diameter pins enabling one to use less noticeable, smaller diameter holes, capable of receiving the smaller diameter pins, in the pool decking; the smaller holes being less noticeable when the pool is used without the fence (specification page 1 line 29-page 2 line 7). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the fence and gate disclosed by Sadinsky et al. wherein the poles include a plastic insert that is contained within each pole and a metal pin that is fixedly attached to each insert as taught by Applicant's admitted prior art in order to enable one to use less noticeable, smaller diameter holes in the pool decking.

As to claim 4, Sadinsky et al. disclose a fence and gate wherein the support means 21,22 includes on each side of the gate **G** a pair of gate poles 21,22 inserted into the pool deck with cross members 24,25 attached to both of the pair of gate poles (Figure 3).

As to claim 5, Sadinsky et al. disclose a fence and gate wherein the gate **G** includes a generally U-shaped frame opening upwardly with the first horizontal brace **13** secured to the lower ends of the upright support members **31,33** and a second horizontal brace **CB** secured to the upright support members on the pool side of the mesh screen **IF** at a height well below the top of the gate fabric (Figure 3).

As to claim 6, Applicant's admitted prior art does not disclose any structural or functional significance as to the particular plastic of the insert (specification page 1 line

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29-page 2 line 7). Sadinsky et al. in view of Applicant's admitted prior art fails to disclose a fence and gate where the insert is polyvinylchloride.

The Appellant is reminded that the selection of a known material based upon its suitability for the intended use, wherein no structural or functional significance as to the particular material of an element is disclosed, is a design consideration within the skill of the art. In re Leshin, 227 F.2d 197, 125 USPQ 416 (CCPA 1960). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the fence and gate disclosed by Sadinsky et al. in view of Applicant's admitted prior art to have an insert made of polyvinylchloride as Applicant's admitted prior art does not disclose any structural or functional significance as to the particular plastic of the insert, and as such practice is a design consideration within the skill of the art.

As to claim 7, Applicant's admitted prior art does not disclose any structural or functional significance as to the particular metal of the pin (specification page 1 line 29-page 2 line 7). Sadinsky et al. in view of Applicant's admitted prior art fails to disclose a fence and gate where the pin is stainless steel.

The Appellant is reminded that the selection of a known material based upon its suitability for the intended use, wherein no structural or functional significance as to the particular material of an element is disclosed, is a design consideration within the skill of the art. In re Leshin, 227 F.2d 197, 125 USPQ 416 (CCPA 1960). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the fence and gate disclosed by Sadinsky et al. in view of Applicant's

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admitted prior art to have a pin made of stainless steel as Applicant's admitted prior art does not disclose any structural or functional significance as to the particular metal of the pin, and as such practice is a design consideration within the skill of the art.

As to claims 10-12, Sadinsky et al. disclose a lightweight fence and gate for swimming pools surrounded by a deck comprising a plurality of poles 11;

a first length of mesh screen IF tensioned between the poles defining the pool fence;

a gate **G** in the fence including a frame having a pair of spaced upright support members **31,33** and a second length of mesh screen tensioned between the upright support members of the gate; and

support means 21,22 to which the first length of mesh screen is attached for supporting the fence and gate and latching the gate including a truss structure capable of isolating the lateral tension forces of the first length of mesh screen on opposite sides of the gate, the support means comprising at least one pole 21,22 on each opposite side of the gate;

wherein the poles (capable of including a pin) are adapted to be inserted into the deck adjacent to the pool; and

wherein the pool deck has a plurality of sockets, each socket adapted to receive a pole (capable of receiving a pin; Figures 2, 3 and 5).

Sadinsky et al. fail to disclose a fence and gate wherein the poles include an insert that is contained within each pole and a pin that is attached to each insert, the pin

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protruding from the bottom of each pole; wherein the inserts are made of plastic; and wherein the pins are made of metal.

Applicant's admitted prior art teaches a fence wherein the poles include a plastic insert that is contained within each pole and a metal pin that is attached to each insert, the pin protruding from the bottom of each pole; the smaller diameter pins enabling one to use less noticeable, smaller diameter holes, capable of receiving the smaller diameter pins, in the pool decking; the smaller holes being less noticeable when the pool is used without the fence (specification page 1 line 29-page 2 line 7). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the fence and gate disclosed by Sadinsky et al. wherein the poles include a plastic insert that is contained within each pole and a metal pin that is attached to each insert as taught by Applicant's admitted prior art in order to enable one to use less noticeable, smaller diameter holes in the pool decking.

As to claim 14, Sadinsky et al. disclose a method for installing a self closing gate in a tensioned removable swimming pool fence comprising a plurality of poles 11 interconnected by flexible mesh fencing IF comprising:

inserting the plurality of poles (capable of including a pin) into a deck surrounding a swimming pool with the flexible mesh fencing in tension to maintain the fence in tension, the deck having drilled sockets adapted to receive the poles (capable of receiving a pin);

the first and last poles of the series of poles defining a gate opening;

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the first and last poles each constituting a pair of gate poles interconnected to each other to define a support structure **21,22** capable of absorbing the tension of the flexible mesh fencing;

fabricating a gate **G** including a pair of side rails **31,33**, a cross rail **12** and flexible mesh tensioned between the side rails;

hinging the first of the pair of side rails of the gate to the first of the pair of gate poles; and

installing a latch **M** between the second of the pair of side rails of the gate and the last pole of the tensioned fence;

whereby the gate is free to open and close without interference by the tension of the mesh of the fencing (Figures 2, 3 and 5).

Sadinsky et al. fail to disclose a method wherein the poles including an insert that is contained within each pole and a pin that is attached to each insert, the pin protruding from the bottom of each pole.

Applicant's admitted prior art teaches a fence wherein the poles include a plastic insert that is contained within each pole and a metal pin that is attached to each insert, the pin protruding from the bottom of each pole; the smaller diameter pins enabling one to use less noticeable, smaller diameter holes, capable of receiving the smaller diameter pins, in the pool decking; the smaller holes being less noticeable when the pool is used without the fence (specification page 1 line 29-page 2 line 7). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the method disclosed by Sadinsky et al. wherein the

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poles include a plastic insert that is contained within each pole and a metal pin that is attached to each insert as taught by Applicant's admitted prior art in order to enable one to use less noticeable, smaller diameter holes in the pool decking.

9. Claims 9, 13, 17 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sadinsky et al. in view of Applicant's admitted prior art as applied to claims 1, 8, 10, and 14 above, and further in view of Palamarz.

As to claim 9, Applicant's admitted prior art discloses a pole wherein the pin is attached to the insert by a screw (specification page 1 line 29-page 2 line 7). Sadinsky et al. in view of Applicant's admitted prior art fails to disclose a fence and gate wherein the pin is attached to the insert by an adhesive.

Palamarz teaches a pole **58** wherein a pin **56** is attached to the pole by an adhesive **61**; the adhesive both retaining the pin within the pole and acts together with the pin to reinforce the pole (Figure 3, column 5 lines 29-52). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the fence and gate disclosed by Sadinsky et al. in view of Applicant's admitted prior art wherein the pin is attached to the insert by an adhesive as taught by Palamarz in order to more securely retain the pin within the pole and to reinforce the pole.

As to claim 13, Applicant's admitted prior art discloses a pole wherein the pin is attached to the insert by a screw (specification page 1 line 29-page 2 line 7). Sadinsky et al. in view of Applicant's admitted prior art fails to disclose a fence and gate wherein the pin is attached to the insert by an adhesive.

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Palamarz teaches a pole **58** wherein a pin **56** is attached to the pole by an adhesive **61**; the adhesive both retaining the pin within the pole and acts together with the pin to reinforce the pole (Figure 3, column 5 lines 29-52). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the fence and gate disclosed by Sadinsky et al. in view of Applicant's admitted prior art wherein the pin is attached to the insert by an adhesive as taught by Palamarz in order to more securely retain the pin within the pole and to reinforce the pole.

As to claim 17, Applicant's admitted prior art discloses a pole wherein the pin is attached to the insert by a screw (specification page 1 line 29-page 2 line 7). Sadinsky et al. in view of Applicant's admitted prior art fails to disclose a method wherein the pin is attached to the insert by an adhesive.

Palamarz teaches a pole **58** wherein a pin **56** is attached to the pole by an adhesive **61**; the adhesive both retaining the pin within the pole and acts together with the pin to reinforce the pole (Figure 3, column 5 lines 29-52). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the method disclosed by Sadinsky et al. in view of Applicant's admitted prior art wherein the pin is attached to the insert by an adhesive as taught by Palamarz in order to more securely retain the pin within the pole and to reinforce the pole.

As to claim 24, Applicant's admitted prior art discloses a pole wherein the pin is fixedly attached to the insert by a screw (specification page 1 line 29-page 2 line 7). Sadinsky et al. in view of Applicant's admitted prior art fails to disclose a fence and gate wherein the pin is fixedly attached to the insert by an adhesive.

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Palamarz teaches a pole **58** wherein a pin **56** is fixedly attached to the pole by an adhesive **61**; the adhesive both retaining the pin within the pole and acts together with the pin to reinforce the pole (Figure 3, column 5 lines 29-52). Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the fence and gate disclosed by Sadinsky et al. in view of Applicant's admitted prior art wherein the pin is fixedly attached to the insert by an adhesive as taught by Palamarz in order to more securely retain the pin within the pole and to reinforce the pole.

Response to Arguments

10. Applicant's arguments, in regards to claims 18-20 and 25, filed May 14, 2007, have been fully considered but they are not persuasive.

As to claim 18, Attorney argues that:

O'Fearna does not discloses a gate pole comprising a pin having a cylindrical portion that protrudes from the lower end of the pole, the cylindrical portion extending substantially to a lower end of the pin.

Examiner disagrees. As to claim 18, O'Fearna discloses a pole **12** capable of use with a gate comprising a pin **16** having a cylindrical portion that protrudes from the lower end of the pole, the cylindrical portion extending substantially to a lower end of the pin (the cylindrical portion extends largely, but not wholly, the distance to the lower end; thus the cylindrical portion extends substantially to the lower end; Figure 2).

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Conclusion

The prior art made of record and not relied upon is considered pertinent to the applicant's disclosure. The following patents show the state of the art with respect to fence poles:

Gates et al. (US 5,951,415), Rosaen (US 6,866,251) and Hunting Engineering (GB 2 032 486) are cited for pertaining to fence poles comprising inserts.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael P. Ferguson whose telephone number is (571)272-7081. The examiner can normally be reached on M-F (8:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel P. Stodola can be reached on (571)272-7087. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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MPF 07/23/07

> Patent Examiner Technology Center 3600